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CONTR			st. Ident.) NO.	1 -	TIVE DATE	30	4. REQUISITION/PURCHASE REQUEST/PROJECT NO.				
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Defens 3990 E P.O. B Colum Local	e Sup Bro ox 16 bus, (Admi	ad St. 704 OH 43 nistra	enter Columbus 216-5010 tor: PCCSCGT (614)692-107			190 BI BLDC	ERNAR 3 117 1 MONI	A SOUTHERN D ROAD ROE, VA 2365		N/A	
			Hughes@dla.mil SS OF CONTRACTOR (No street, cit	v county State and 2	ZIP Code)	Criticality: 100	e citeu on	8. DELIVERY			
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CODE			88829	FACILITY CODE		12. PAYMENT	WILL BY	MADERY	CODE	 	
1. SHIP See Sch			OR CODE Ship to Address in Block 5			1		M OF PAGE 2 (<u> </u>	
13. AUT	HORIT	Y FOR	USING OTHER THAN FULL AND O	PEN COMPETITION	N:	14. ACCOUNT	ING AND	APPROPRIATION	DATA		
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- AC	1000		PESCERTAGE		16. TABLE C	OF CONTENTS			e):/3(e);44(a)(e)() 	<u>, , , , , , , , , , , , , , , , , , , </u>	
<u> </u>			PART I - THE SCHED	ULE		SAC 1700 ST 1707 LV		PART II - CON	TRACT CLAU	SES	
X	Α		CITATION/CONTRACT FORM		11	I		ACT CLAUSES	NTS, EXHIBITS AND	OTHER ATTACU	
<u>x</u>	В		LIES OR SERVICES AND PRICES/O RIPTION/SPECS./WORK STATEME		4	T	LIST OF	ATTACHMENTS			
	D		KAGING AND MARKING			PAR	TIV - R	EPRESENTA'	TIONS AND IN	ISTRUCTIONS	
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				19C. DATE S		MICHA		YONS OF AMERICA	i i	20C. DATE SIGNED	

	REFERENCE NO. OF DOCUMENT BEING CONTINUED	PAGE OF	PAGES
CONTINUATION SHEET	SP0920-04-D-7728	2	5

This is a **Indefinite Quantity Contract**. Orders may be issued on this contract for a period of [12] Months (365-Days) from the effective date of this contract.

The Government has the option to extend the terms of this contract for [2] 365-day periods. See Section I41.

See Section I-15f for Methods of Pricing Orders.

NOTE: Actual unit prices based upon the Quantity Ranges cited below will be specified on individual delivery orders issued under this contract. The estimated amount in Block 15G is for administrative purposes only.

The following unit pricing and delivery schedule shall apply for the term of this contract:

QUAN	ITITY	RANGE	UNIT	1st YEAR	2nd YEAR	(OPTION) 2nd YEAR UNIT PRICE
100	to	249	EA.	\$185.00	\$187.00	\$189.00
250	to	499	EA.	\$195.00	\$197.00	\$199.00
500	to	999	EA.	\$198.00	\$200.00	\$202.00
1000	to	1499	EA.	\$185.00	\$187.00	\$189.00
1500	to	2500	EA.	\$180.00	\$182.00	\$184.00

CONTRACT QUANTITY LIMITATION (Inclusive of Options):

Contract Minimum: 100 EA
Contract Maximum: \$999,999
DELIVERY ORDER LIMITATION:

Delivery Order Minimum: 100 EA Delivery Order Maximum: 2500 EA

DELIVERY: Quantity: 250

Within Days after Date of Delivery: 60

Any balance shall be delivered at the rate of 250 every 30 thereafter.

In the event of overlapping of orders, the contractor is not required to deliver any more than 250 in any 30 day period.

DESCRIPTIONENSINESSOS-00-296-1505

LOUDSPEAKER, PERMANENT MAGNET

TABET MANUFACTURING CO., INC (88829) IS WAIVED FOR FIRST ARTICLE REQUIREMENTS

SEE FOLLOWING PAGES FOR MORE DETAILS

F.O.B.: ORIGIN
INSPECTION: ORIGIN
ACCEPTANCE: ORIGIN

PAYMENT WILL BE MADE BY:

*The Payment Office on each individual delivery order will be assigned based on the dollar amount of the order. For appropriate Payment Office, see the following:

FOR DELIVERY ORDERS EXCEEDING \$100,000.00: CODE: HQ0338, DFAS Columbus Center, South Entitlement Operations, P.O. Box 182264, Columbus, OH 43218-2264

FOR DELIVERY ORDERS UNDER \$100,000.00: CODE: S33184, DFAS Columbus Center, ATTN: DFAS BVDPCC/CC, PO BOX 182317, Columbus, OH 43218-6205

PEMIT TO FET ADDLIES

SP0920-04-D-7728

PAGE 3

SECTION B

. PR: IQC03302009006

NSN: 5965-00-296-1808

ITEM DESCRIPTION:

LOUDSPEAKER, PERMANENT MAGNET

BID SET AVAILABLE

FULL AND OPEN COMPETITION APPLIES. * * * * * *

TABET MANUFACTURING CO INC (88829) IS WAIVED FOR FIRST ARTICLE TESTING

I-4 THE GOVERNMENT RESERVES THE RIGHT TO WAIVE THE REQUIREMENTS FOR FIRST ARTICLE TESTING FOR THOSE OFFERORS OF A PRODUCT WHICH HAS PREVIOUSLY MET THE PREPRODUCTION TESTING REQUIREMENTS, BEEN ACCEPTED BY THE GOVERNMENT AND HAS NOT BEEN FOUND TO BE UNSATISFACTORY.

DLAD 52.246-9004, PRODUCT VERIFICATION TESTING, APPLIES. THIS CLAUSE IS A GOVERNMENT OPTION THAT CAN ONLY BE INVOKED UPON THE COGNIZANT CONTRACT ADMINISTRATION OFFICE NOTIFYING THE CONTRACTOR THAT PVT SAMPLES ARE TO BE SELECTED.

and production and the first works when the production of the production of the contract of th SPECIFICATION, STANDARD, OR QUALITY ASSURANCE PROVISION (QAP) SPECIFIES AN ACCEPTABLE QUALITY LEVEL (AQL). THE SAMPLING ACCEPTANCE NUMBER SHALL BE REDUCED TO ZERO (0). FOR EXAMPLE IF THE ACCEPT REJECT CRITERIA IS ACCEPT ON (3) DEFECTS AND REJECT ON (4) DEFECTS. THE NEW ACCEPT REJECT CRITERIA IS ACCEPT ON (0) DEFECTS AND REJECT THE ENTIRE LOT ON (1) DEFECT. EVEN THOUGH THE ACCEPTANCE LEVEL IS ELIMINATED, THE SAMPLE SIZE REMAINS THE SAME.

SEE SQAP00-296-1808 FOR ACCEPTANCE TESTING REQUIREMENTS.

THE USE OF ANY CLASS I OZONE-DEPLETING SUBSTANCE (ODS) IN THE DESIGN, MANUFACTURING TERRING CLEANING OR ANY OTHER PROCESS FOR THIS ITEM

SP0920-04-D-7728

PAGE OF PAGES

5

SECTION B

UNDER ANY MILITARY OR FEDERAL SPECIFICATION, STANDARD OR DRAWING REFERENCED IN THIS ITEM DESCRIPTION IS "PROHIBITED" UNLESS THE SEPARATE WRITTEN APPROVAL OF THE CONTRACTING OFFICER IS OBTAINED. THIS PROHIBITION SUPERSEDES ALL SPECIFICATION REQUIREMENTS BUT DOES NOT ALLEVIATE ANY PRODUCT PERFORMANCE REQUIREMENTS. THIS DOES NOT APPLY TO COMMERCIAL ITEMS, AS DEFINED IN "FAR 11.001" OR TO PART-NUMBEREDONLY ITEMS.

CRITICAL APPLICATION ITEM

I/A/W DRAWING NR 16236 SQAP00-296-1808 REFNO DTD 03 JUL 03

AMEND NR DTD

TYPE NUMBER:

SUPPLEMENTARY QUALITY ASSURANCE PROVISIONS (SQAP) OR QUALITY ASSURANCE PROVISIONS (QAP)

I/A/W SPEC NR MIL-L-24223/2A
REFNO DTD 86 OCT 22
AMEND NR DTD

TYPE NUMBER: LS-387/SIC

I/A/W SPEC NR MIL-L-24223C BASIC DTD 86 OCT 22

AMEND NR DTD

TYPE NUMBER: LS-387/SIC

QTY VARIANCE: PLUS 0%

INSPECTION POINT: ORIGIN

ACCEPTANCE POINT: ORIGIN

MINUS 2%

PREP FOR DELIVERY

PKGING DATA - MIL-STD-2073-1D, 15 DEC 1999

QUP = 001: PRES MTHD = 31: CLNG/DRY = 1: PRESV MAT = 00:

WRAP MAT = 00: CUSH/DUNN MAT = XX: CUSH/DUNN THKNESS = X:

UNIT CONT = E6: OPI = O:

INTRMDTE CONT = DO: INTRMDTE CONT QTY = AAA:

PACK CODE = U:

MARKING SHALL BE IN ACCORDANCE WITH MIL-STD-129.

SPECIAL MARKING CODE: 00 - NO SPECIAL MARKING.

Contract Number: PAGE OF PAGES **CONTINUATION SHEET** SP0920-04-D-7728 SECTION B PR CONT'D DOD BAR CODE MARKING REQUIRED IN ACCORDANCE WITH MIL-STD-129 (LATEST REVISION) MARKING AND BAR CODING IN ACCORDANCE WITH AIM BC1.

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7. ISSU	ÆD BY		• • • • • • • • • • • • • • • • • • • •	CODE SP090	00	8. A	DDRES	S OFFER TO	(If other than	n Item 7)	<u></u>	····	
	3 F	Defense Supply Center Col 1990 E. Broad St. P.O. Box 16704 Columbus, OH 43216-5010	umbus	•		Defense Supply Center Columbus ATTN: DSCC-PBAA (Bid Opening Room 130, Bldg. 20) 3990 E. Broad St.							
NOTE:		ed bid solicitations "offer" a	nd "offeror" n	nean "bid" and "bidder	r".	7	C	O. Box 16653 olumbus, OH	I 43216-5009) Simile numbers	San Black O		
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			copies f	for furnishing the supp	lies or s	services in	n the S	chedule will	be receive	d at the place sp	ecified in I	tem 8, or if	
		n the depository located in	Lobi	by (White Bid Box), Bld	g 20, 399	O E. Broa	d St., C	Columbus, Of	H 43213	until <u>1:00 P</u> (Hou			
CAUT	ION - I	s): (614) 692-4275 -ATE Submissions, Modific	ations, and W	ithdrawals: Section L,	Provisi	on No. 5:	2,214-	7 or 52.215-	1.	(1104)	,	(4	Date)
		A. NAME W. McKnig	ht, PCCSAK								777.77		
10. FOR INFORM. CALL:	ATION	B. PHONE / FAX (NO C	OLLECT CALL	S) C. E-MAIL ADD	RESS				-				
		(614) 692-1648 / FAX	K: (614)692-69		ARIFO	Willian F CONTE		Knight@dla	.mil				
(X)	SEC.	DE	SCRIPTION		PAGE(S	7	SEC.			DESCRIPTION			PAGE(S)
		PART I - TH	E SCHEDU	JLE			PART II - CONTRACT CLAUSES						
X A SOLICITATION/CONTRACT FORM				1	x	I		T CLAUSES				12	
X B SUPPLIES OR SERVICES AND PRICES/COSTS 4							PAR	T III - LIST C	OF DOCUME	ENTS, EXHIBITS	AND OTH	ER ATTACH.	
C DESCRIPTION/SPECS./WORK STATEMENT					х	J	LIST OF A	TTACHME	NTS			17	
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X	F	DELIVERIES OR PERFORM	ANCE		9	X	K			S OF OFFERORS			18
	G	CONTRACT ADMINISTRAT	ION DATA			X	L	INSTRS., C	CONDS., AN	D NOTICES TO	OFFERORS		19
X	н	SPECIAL CONTRACT REQU			11	X	21						
		2 does not apply if the solici			214-16,								
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		EDGMENT OF AMENDMENT		AMENDMEN	VT NO.			DATE		AMENDMENT N	O.	DATI	
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15B. TE	LEPHO	NE NO. (Include area code)	150	C. CHECK IF REMITTA			- 	17. SIGNATU	JRE (•	18. OFFER D	DATE
757-627-1855 IS DIFFERENT FROM ABOVE - ENTER SUCH ADDRESS IN SCHEDULE					NTER		Χra	me P	.Com		2003/1	2/20	
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		AS TO FIEMS NUMBERED		20. AMOUNT		21. AC	COUNT	TING AND A	PPROPRIAT	ION			
22. AU	THORE	Y FOR USING OTHER THAN	FULL AND O	PEN COMPETITION:		-					T 1	EM	
	41 U.S.	C. 2304(c) ()	41	1 U.S.C. 253(c) (VOICES TO less otherwise		SHOWN IN	·> "	EM	
24. AD	MINIST	ERED BY (If other than Item 7))	CODE		25. PA	YMENT	WILL BE M	IADE BY	·	CODE		

IMPORTANT - Award will be made on this Form, or or Standard Form, 24 or by other authorized official written notice.

NSN 7540-01-152-8064

PREVIOUS EDITION NOT USABLE

PerFORM (DLA)

STANDARD FORM 33 (Rev., 9-97) -Prescribed by GSA FAR (48 CFR) 53.214(c)

28. AWARD DATE

CODE

26. NAME OF CONTRACTING OFFICER (Type or print)

27. UNITED STATES OF AMERICA

(Signature of Contracting Officer)

CONTINUATION SHEET

THE FOLLOWING NOTES APPLY:

NOTE 1: For the purpose of this solicitation and any resultant contract, '1st YEAR' is considered to be the first 365-day period after the effective date of the contract. The '2nd YEAR' (Option Year) is considered to be the 365-day period immediately succeeding the '1st YEAR,' and the '3rd YEAR' (Option Year) is considered to be the 365-day period immediately succeeding the '2nd YEAR.'

NOTE 2: Prices offered will be evaluated using the weighted average price evaluation method set forth at Section M_08 .

NOTE 3: Supplies to be furnished under any resultant contract shall be ordered by the issuance of delivery orders by the Defence Supply Center Columbus.

NOTE 4: Prior to the RFP closing date, the contractor shall inform the buyer if any discrepency exists between the physical/functional description and the specification/drawings.

NOTE 5: A 365-day, Firm Fixed-Price Indefinite Quantity Contract is anticipated. See Sections I_09, I_15f, I_29, I_33a, I_34, and I_35 of the solictation.

NOTE 6: This solicitation contains an option provision. Offerors are directed to see Section I_41, 'Extension of Contract Term' and M_31, 'Evaluation of Options'.

NOTE 7: The Government is soliciting offers for new material. No used, reconditioned, or surplus material may be furnished unless authorized by the Contracting Officer. Any offeror intending to furnish used, reconditioned or surplus material must notify the Contracting Officer, in wirting, at the time their offer is submitted.

NOTE 8: Contractor First-Article Testing (FAT) is required.

Number of units required for testing: 4 EA

Time allowed to submit FAT sample and report: 180 days

Time required for Government review of FAT report: 90 days

Disposition of FAT samples: The Government shall return three (3) samples to the Contractor as production standards. These returned samples shall not be submitted for acceptance as part of the order quantity. One (1) approved sample shall be retained by the Government as a production standard.

Waived sources: Dynalec Corp. (12763)

Tabet Mfg. Co, Inc. (88829)



CONTINUATION SHEET SP0920-04-R-X808

PAGES

25

Submit both the First-Article and Production Test Plan and the FAT report and sample to:

Commanding Officer
Spawarsyscen Charleston SC Det. St. Juliens Creek Annex
Magazine Rd. Building 59
ATTN: John Atwood/Code 514JA

St. Juliens Creek Annex Portsmouth, VA 23702

NOTE 9: Multiple awards will be considered for this procurement with a possibility of two resultant contracts. See sections I_45a , M_06 , and M_37 of the solicitation.

NOTE 10: Please list Offeror's Email: tabetming and som

Please list Offeror's FAX No.: 757 . Lag. 4530

ATTACHMENT A DD FORM 1423 (1 PAGE)

				REFERENC	CE NO. OF DOCUME	NUED	PAGE OF	PAGES	
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					SECTI	ON B			
	PR: IQC0	330200	9006						
	1	00-296	-1808		NOTICE: A 365 calenda				
ITEM NO.	ITEM DESCRIPT			JES/SERVICES	Price, Indefinite Quantit	•			
0001	ITEM DESCRIPT	TON:		SPEAKER, PERI (See following sh	two (2) 365 day option per See sections I_09, I_15f, I				
				(See John Wing Sir	cer for dedins,		I_34, I_35, I_41, and M_		
•	WAIVED SOURCE			CAGE	for Proposals		- 1		
	DYNALEC CO		DIC.	12763	P/N LS-387/S	-			
	TABET MFG.		inc.	88829	P/N LS-387/S	SAC .			
	The Government of 365 calendar dathe exercise of any 1,095 days.	ys. Th	e total	duration of this c		If the decision is made to the contracting officer wi notice at least 14 days pri date of the end of the sub	ill give writ ior to the ex ject contra	ten xpiration ct and	
	Estimated annual	requir	ement i	2nd year:	1,500 units 1,500 units 1,500 units		will extend it an addition	al 365 calei	ndar days.
NOTICE:	QUANTITY		UNIT OF ISSUE	BASE 1st YEAR UNIT PRICE	OPTION 2nd YEAR UNIT PRICE	OPTION 3rd YEAR UNIT PRICE			
must quote pricing for each	A* 100 to 249		EA 185		187 197	189 199			
increment in each year.			EA 195						
Failure to do so may result in	C* 500 to	999	EA	748	200				
rejection of the	D* 1,000 to 1	,499	EA	185	187	189			
offer.	ļ						· ·		
	E* 1,500 to 2	2,500	EA	180	189	784			
	* See Clause M	1_08 -	WEIGH	ITED AVERAGE	PRICE EVALUA	TION METHOD			
	ALL OFFERORS	MUST	r PROV	VIDE THE FOLI	OWING INFOR	MATION			
	Offer based on:				_	_			
l	MANUFACTURE	er's n	AME:		_	TABET	(entry by contractor)		
	MANUFACTURE	ER'S PA	ART N	UMBER:		LS.	387/51C (entry by contractor)	<u></u>	
	ACTUAL PART	NUMB:	ER MA	RKING ON BAI	RE ITEM:	Ls.	387/510	,	
				Mar. William St.			(entry by contractor)		

SECTION B

PR: IQC03302009006

NSN:

5965-00-296-1808

ITEM DESCRIPTION:

LOUDSPEAKER, PERMANENT MAGNET

BID SET AVAILABLE

FULL AND OPEN COMPETITION APPLIES.

* * * * *

FIRST ARTICLE TESTING IS REQUIRED

I-4 THE GOVERNMENT RESERVES THE RIGHT TO WAIVE THE REQUIREMENTS FOR FIRST ARTICLE TESTING FOR THOSE OFFERORS OF A PRODUCT WHICH HAS PREVIOUSLY MET THE PREPRODUCTION TESTING REQUIREMENTS, BEEN ACCEPTED BY THE GOVERNMENT AND HAS NOT BEEN FOUND TO BE UNSATISFACTORY.

DLAD 52.246-9004, PRODUCT VERIFICATION TESTING, APPLIES. THIS CLAUSE IS A GOVERNMENT OPTION THAT CAN ONLY BE INVOKED UPON THE COGNIZANT CONTRACT ADMINISTRATION OFFICE NOTIFYING THE CONTRACTOR THAT PVT SAMPLES ARE TO BE SELECTED.

IF THE APPLICABLE (OEM OR MILITARY) DRAWING, SPECIFICATION, STANDARD, OR QUALITY ASSURANCE PROVISION (QAP) SPECIFIES AN ACCEPTABLE QUALITY LEVEL (AQL). THE SAMPLING ACCEPTANCE NUMBER

THE ACCEPT REJECT CRITERIA IS ACCEPT ON (3)
DEFECTS AND REJECT ON (4) DEFECTS. THE NEW
ACCEPT REJECT CRITERIA IS ACCEPT ON (0) DEFECTS
AND REJECT THE ENTIRE LOT ON (1) DEFECT. EVEN
THOUGH THE ACCEPTANCE LEVEL IS ELIMINATED, THE
SAMPLE SIZE REMAINS THE SAME.

SEE SQAP00-296-1808 FOR FAT AND ACCEPTANCE TESTING REQUIREMENTS.

THE USE OF ANY CLASS I OZONE-DEPLETING SUBSTANCE (ODS) IN THE DESIGN, MANUFACTURING, TESTING, CLEANING, OR ANY OTHER PROCESS FOR THIS ITEM UNDER ANY MILITARY OR FEDERAL SPECIFICATION,

PAGE OF PAGES 25

6

SECTION B

STANDARD OR DRAWING REFERENCED IN THIS ITEM DESCRIPTION IS 'PROHIBITED' UNLESS THE SEPARATE WRITTEN APPROVAL OF THE CONTRACTING OFFICER IS OBTAINED. THIS PROHIBITION SUPERSEDES ALL SPECIFICATION REQUIREMENTS BUT DOES NOT ALLEVIATE ANY PRODUCT PERFORMANCE REQUIREMENTS. THIS DOES NOT APPLY TO COMMERCIAL ITEMS, AS DEFINED IN 'FAR 11.001' OR TO PART-NUMBERED-ONLY ITEMS.

CRITICAL APPLICATION ITEM

I/A/W DRAWING NR 16236 SOAP00-296-1808 REFNO DTD 03 JUL 03 AMEND NR DTD TYPE NUMBER: SUPPLEMENTARY QUALITY ASSURANCE PROVISIONS (SQAP) OR QUALITY ASSURANCE PROVISIONS (OAP)

I/A/W SPEC NR MIL-L-24223/2A REFNO DTD 86 OCT 22 AMEND NR DTD TYPE NUMBER: LS-387/SIC

I/A/W SPEC NR MIL-L-24223C BASIC DTD 86 OCT 22 AMEND NR DTD TYPE NUMBER: LS-387/SIC

DELIVER FOB: See Clause **SPECIALIZATION PLUS - 04** INSP/ACCEP POINT: See Clause

** ALL SHIPMENTS SHALL BE MADE TO CONUS LOCATIONS

Solicitation Number:

SP0920-04-R-X808

7

25

SECTION B

PREP FOR DELIVERY:

PKGING DATA - MIL-STD-2073-1D, 15 DEC 1999 QUP = 001: PRES MTHD = 41: CLNG/DRY = 1: PRESV MAT = 00: WRAP MAT = EA: CUSH/DUNN MAT = JC: CUSH/DUNN THKNESS = X: UNIT CONT = D3: OPI = O: INTRMDTE CONT = DO: INTRMDTE CONT QTY = AAA: PACK CODE = C: MARKING SHALL BE IN ACCORDANCE WITH MIL-STD-129. SPECIAL MARKING CODE: 00 + NO SPECIAL MARKING.

DOD BAR CODE MARKING REQUIRED IN ACCORDANCE WITH MIL-STD-129 (LATEST REVISION) MARKING AND BAR CODING IN ACCORDANCE WITH AIM BC1.

** ALL SHIPMENTS SHALL BE MADE TO CONUS LOCATIONS

ITEM DESCRIPTION **OUANTITY UNIT UNIT PRICE**

AMOUNT

9907

LT

Contractor First Article Test (FAT) (including test report)

The quantity '1 TE' (test) signifies the test requirement. See clauses I43 and I43a for

requirement and test report. Offers that do not cite a price for LINE ITEM 9907 shall be evaluated under the assumption that there is no separate charge for the FAT. In the event the FAT requirement is waived, no award will be made for LINE ITEM 9907.

Solicitation Number:

SP0920-04-R-X808

PAGE

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PAGES

25

Full text of all DLAD/DSCC clauses listed within this individual solicitation are contained in the DSCC Master Solicitation, current version found at http://DIBBS.dscc.dla.mil/refs/provclauses .
Also, the full text of FAR/DFARS clauses incorporated by reference may be accessed electronically at http://www.dla.mil/j-3/j-336/icps.htm The clauses/provisions incorporated by reference have the same force and effect as if they were in full text; however, those having no bearing on the instant acquisition become self-deleting. In the event of an inconsistency between the Master Solicitation and the individual solicitation/award, the provision of the individual solicitation/award shall govern.

DSCC MOTE - PAYMENT BY ELECTRONIC FUNDS TRANSFER - CENTRAL CONTRACTOR REGISTRATION: Unless otherwise stated in the remarks section of this contract/order, the payment information contained in the CCR has precedence over any other payment information that may be printed in the Remittance Address field of this contract/order.

A04 - FOR COURIER SERVICE AMD/OR CONTRACTOR HANDCARRIED OFFERS (DSCC 52.215-9C03) (JAN 2001)

RFPs and IFBs (generally Large Purchase Offers, \$100,000 and over) when being hand carried (Courier service or other means) shall be placed in the White Bid Box, located at DSCC in the Lobby of Building 20, 3990 E. Broad St., Columbus, OH 43213.

SECTION B

B03 - DSCC WEB SITE (DSCC 52.204-9003) (OCT 2002)

The DSCC Master Solicitation is available on the Internet via the DSCC Web Site at http://DIBBS.dscc.dla.mil Also, the full text of FAR/DFARS clauses incorporated by reference may be accessed electronically at http://www.dla.mil/j-3/j-336/icp.htm

B30 - MANUFACTURER'S PART NUMBER

Prior to or at the time the offer is submitted, the contractor shall inform the buyer if any discrepancy exists between the physical/functional description and the specifications/drawings.

L OFFERS MUST PROVIDE THE FOLLOWING INFORMATION: Offer based on:

Manufacturer's Name: TOBET

Manufacturer's P/N:

L5.387/51C

Actual Bare Item Part Number Marking:

LS . 387/51C

SECTION D

DO2a - PACKAGING AND MARKING REQUIREMENTS (DSCC 52.246-9C41) (MAR 2002)

Packaging and marking requirements for items being procured shall be accomplished as stated herein. (See Section B) ${}^{\circ}$

The office symbol for the Packaging Team is DSCC-VSP.

The items identified in Section B shall be Preserved, Fackaged, Facked and Marked in accordance with MlL-STD-2073-1D Packaged, Packed and Marked in accordance with MIL-STD-129N.

D03 - PACKING LIST/INVOICE/SHIPPING DOCUMENTS (JUN 2000) (DSCC 52.211-9C17)

(a) A packing list, invoice, or shipping documents shall accompany or be included in ALL shipments.
(b) The document(s) shall include the following:
Complete MARK FOR including regulsition (TCN) number; Order Number; CLIN; National Stock Number (NSN) or Part Number if

NSN is not available; Quantity; Unit of Issue; and Preparation NSN is not available; Quantity; Unit of Issue; and Preparation for Delivery requirements such as MIL-STD-2073 Coded Packaging, QUP, and Military Preservation Methods.

(c) In addition for all DIRECT SHIPMENTS to overseas AND domestic consignees, including shipments to Consolication and Containerization, the documentation with complete MARK FOR INFORMATION is to be placed in a water-resistant envelope securely attached to the outside of the shipping container/exterior pack. (This paragraph 'c' is not applicable to shipments to a Government Packing Facility)

D06 - EXPEDITED HANDLING SHIPMENTS (DSCC 52.211-9C15) (JUNE 2002)

(1) The Contractor will mark all 'expedited handling' shipments with identifying labels. 'Not Mission Capable Supply' (NMCS) formerly (NORS) condition '999' shipments shall be marked with two 999 Labels on each container. For NMCS conditions other than 999, containers shall be marked with two NMCS (formerly (NORS) labels. Tags shall be used when labels are impractical Place one label adjacent to the address and the other label on the opposite side of the container. Use the largest labels that will fit. (2) When shipping overseas by freight, a DD Form 1387, Military Shipping Label (see D07, DSCC 52.211-9C18) is required. Enter the code '999' or 'NMCS' as applicable in the required delivery date (RDD) block, and insert a large '1' in the box entitled Trans Priority. the box entitled Trans Priority.

(3) Method of shipment will be in accordance with Clause F05 (DSCC 52.247-9C02) or F06 (DSCC 52.247-9C03).

D07 - LABELS (JUL 2001) (DSCC 52.211-9C18)

DD Form 1387, Military Shipment Labels, are required for all overseas shipments to water or air terminals and Container Consolidation Points and must be used in accordance with 4.3 of MIL-STD-129N. Although use of the DD Form 1387 is not required, it is preferred for shipments to CONUS
locations as well. (Labels are not required for Parcel Post
shipments to any destination.) A copy of the DD Form 1387 may be downloaded at www.dscc.dla.mil/Offices/Packaging/Forms.html.

DOS - SHIPPER'S DECLARATION FOR DANGEROUS GOODS (MAR 2002) (DSCC 52.211-9C20)

Any item that contains dangerous material which by virtue of its properties is flammable, corrosive, combustible, explosive, toxic, radioactive, unduly magnetic, or which contains oxidizing agents or is otherwise hazardous shall not be offered for transportation by military air until properly packed and marked in accordance with military publication MANUFACTURING (0 Preparation of Hazardous Materials for Military

APM 24-204/TM 38-250/NAVSUP PUB 505/MCO

P4030 19H DEAT 4145 3 A SHipper's Declaration for D

P4030 19H DEAT 4141.3 A Shipper's Declaration for Dengerous-Goods shall be prepared and affixed to each package in accordance with MIL-STD-129N and the military publication cited above.

D14 - PALLETIZATION REQUIREMENTS (DSCC 52.211-9C01) (JUL

Shipments of identical items packed in four or more shipping containers exceeding a total of 48 cubic feet per destination shall be palletized except when the shipping containers are required to be skidded or a quantity of four shipping containers per pallet exceeds the size or weight limitations for palletized loads. Complete information concerning requirements for palletization can be found at:

http://www.dscc.dla.mil/downloads/packaging/dc1636p001.doc

SECTION E

E01 - CLAUSES INCORPORATED BY REFERENCE

FAR 52.246-16 - Responsibility for Supplies (APR 1984)

COMMITMENT ON CHIPPE	Solicitation Number:	PAGE OF PAGES
CONTINUATION SHEET	SP0920-04-R-X808	9 25
E02 - INSPECTION OF SUPPLIES-FIXED PRICE (FAR 52.246-2) (AUG 1996)	Zip Code)	
E03 - INSPECTION AT ORIGIN (DSCC 52.246-9001) (JUN 2001)	
(a) Inspection for compliance with contract requireme will be performed at origin by an authorized Government inspector. (b) Inspection prior to shipment will be based on the following: (1) For CLIN(S) described by a Military or Federal specification or purchase description contractor must pevidence showing compliance with all contract and	resent Applicable to CLIN(s):	·
specification requirements including preparation for de (2) For CLIN(S) described by manufacturer's name/co part number, (i) Contractor must present evidence of performan all quality assurance requirements specified in the con and assure that item will serve its intended purpose by performing examinations and tests to determine (A) completeness of item, (B) absence of rust, contamination deterioration, (C) correct identification, (D) absence damage, and (E) compliance with preparation for deliver; the contractor is not the manufacturer of the supplies.	n, or of any	
evidence must be furnished to establish that the suppli produced by the manufacturer.	es were Applicable to CLIN(s):	
(ii) The word 'manufacturer' means the actual manufacturer of each CLIN. The QAR may require that ev be furnished establishing the name and address of the p that manufactures each CLIN to assure that a domestic p is being supplied. (3) For CLIN(S) designated as Former Government Sur (whether described by manufacturer's name/code and part number, or by Military or Federal specification or draw	lant roduct Acceptance will be performed by an au Representative at origin. The point of plus point of last inspection before shipm indicated by the offeror.	thorized Government of acceptance will be the
the original package markings of each item shall be ver to previous Government contract number and part number specified in DLAD Clause 52.211-9000, Section I of the Any deviation from this number shall be cause for rejecthe item. Note: Additional inspection requirements may be required based on the evaluation of the surplus offer, by the practivity. Such additional requirements, if necessary.	ified (as contracts awarded on F.O.B (as contractor must comply with FAR 52.24' award)Evidence of Shipment, in order for put to receipt of the supplies at destination commercial items awarded under Part 1: accordance with the requirements of 5: ocuring	7-48, FOB Destination ayment to be made prior tion. Contracts for 2 procedures must be in
identified before the award (c) Inspection Points:	ROG - MATERIAL INSPECTION AND RECEIVE (DFARS 252.246-7000) (DEC 1991)	RG REPORT
SUPPLIES Same as Offeror Applicable to CLIN(s):	E18 - PRODUCT VERIFICATION TESTING (D. (JUN 1998)	LAD 52.246-9004)
() Other (CAGE, Name, Street Address, City, State and Zip Code)	•	
	This clause is applicable when surplu DLAD 52.211-9000, when a Certificate 52.246-15 supports or forms the basis supplies at origin by the Government.	of Conformance FAR for acceptance of
	performed by the Government at destin	EEFON
Applicable to CLIN(s):	(a) The contractor warrants for the supplies at time of delivery confrequirements. If this warranty is brits option may (1) reject the supplie contract price; or (2) require contract repair or replace the supplies; or (3) supplies and charge the contractor for (4) retain the supplies and require a the contract price. The Government s furnish notice to the contractor of twarranty within one year after date of contractor of the option exercised, a to take action accordingly. Any disput this warranty shall be resolved under the contract. (b) The contractor shall mark wa	orm to all contract eached, the Government at s and require refund of ctor at its expense to) repair or correct the r the costs incurred, or n equitable adjustment in hall mail or otherwise he breach of this f delivery, inform the nd require the contractor tes as to the breach of the Disputes clause of
Applicable to CLIN(s):	by paragraph 5.2.7, MIL-STD- 129(late Practice for Military Marking'. (c) The rights hereby provided t	he Government shall not
PACKAGING	be affected by other clauses concerni inspection and acceptance and are in limit any rights of the Government un contract.	addition to and do not
Same as Offeror	COLLEGE.	
Applicable to CLIN(s):	E23 - SUBSTITUTION OF ITEM AFTER AWAR (JAN 1999)	D (DSCC 52.246-9C13)
() Same as above		
() Other (CAGE, Name, Street Address, City, State and	CONTINUED ON NEXT PAGE	

E26 - COMMERCIAL WARRANTY (DSCC 52.246-9C28) (APR 1994)

The Contractor agress that the supplies or services furnished under this contract () shall () shall not be covered by the most favorable commercial warranties the Contractor gives to any customer for such supplies or services and that the rights and remedies provided herein are in addition to and do not limit any rights afforded to the Government by any other clause of this contract. Attach a copy of the commercial warranty to this offer if applicable.

E29 - PHYSICAL ITEM IDENTIFICATION/BARE ITEM MARKING (DSCC 52.246-9C32) (JAN 2001)

Unless authorized by exclusions listed below, all items shall be marked as specified in MTL-STD-130K. The following DSCC supplemental marking requirements shall take precedence in case of conflict with MTL-STD-130K.

DSCC Exclusions:

- observed exclusions:

 (a) Unless the design control document specifically cities other marking requirements, the item will be considered too small to mark under the conditions listed below (however clause E30, DSCC 52.246-9C34 applies):

 (1) For FSCs 5905, 5910, 5935, 5961, 5962, and 5999, items smaller than 100 inch in diameter and .250 inch in leasther and .250 inch in leasther applies.
- length or. 100 inch square X .250 inch in length, exclusive of wire leads, will not be marked.
- (2) Other FSCs managed by DSCC will not be marked if the item is smaller than .250 inch in diameter X .500 inch long or .250 inch square X .500 inch long, exclusive of wire leads. (3) Restrictions (1) and (2) above will not preclude marking of items of smaller dimensions if it is the manufacturers or vendor's standard practice to do so.
- (b) No other physical item marking exclusions are authorized unless specified by MIL-STD-130K.

830 - MARKING REQUIREMENTS (DSCC 52.246-9034) (MAR 2002)

Marking of Unit, Intermediate and Shipping Containers for Marking of Unit, intermediate and Shipping Containers for Shipment and Storage. Unless authorized by paragraph 7 below, all shipments, regardless of levels specified, including Industrial, shall be marked in accordance with the edition of MIL-STD- 129N, Marking for Shipment and Storage'. In addition to MIL STD-129N requirements, the following instructions also apply:

1. JAN and Other Special Markings In Accordance With 1. JAN and Other Special Markings In Accordance With Government Specifications: As designated, the following marking shall be placed on the unit package (carton, box, bag, etc., used as the initial protection), in addition to normal MIL-STD 129N marking. If the marking space on the MIL-STD-129N identification side of the unit package is too small (3 inches by 4 inches or less surface area) to accommodate this additional marking, the reverse side of the marking may be used. package may be used.

- (a) Semiconductor Devices procured under MIL-PRF-19500M:
 (1) Part or Identifying Number (PIN)
 (2) Manufacturer's ID and symbol
 (3) Lot identification code and code of assembly plant (if
- applicable)
- (4) Beryllium oxide identifier (if applicable)
- (5) Electrostatic discharge sensitivity identifier (if
- applicable)
 (6) Country of origin
- (7) DMS Marking (if applicable)
- (b) Microcircuits procured under MIL-M-385 I OJ, Notice I:
- (2) Identification code
- Manufacturer's identification
- Manufacture's designation symbol Country of origin 'JAN' certification mark
- (6)
- (6) Decial marking
 (6) Electrostatic discharge sensitivity identifier
- (c) Other Semiconductor Devices and Microcircuits not procured under a Military Specification
- (1) Identification number (2) Manufacturer's identification (3) Manufacturers date code
- (d) Various special marking may be required under a Military Specification.
- 2. Sensitive Electronic Devices: When the MIL-STD-2073-1D, Packaging Requirements Code specifies method of preservation

GX or ZZ, with special marking code '39' (ESD Sensitive Electronic Device Requirements), sensitive electronic devices caution marking shall be applied as specified in MIL-STD-129N.

- Bar Code Marking: Regardless of levels of packaging specified (including Industrial), bar code marking shall be applied to all unit, intermediate, and exterior containers in accordance with MIL-STD-129N.
- (a) EXTERIOR CONTAINERS: For DLA contracts, each Exterior shipping containers shall be bar coded with the NSN, contract number (including the call number).
- (b) MULTIPACKS:
- (1) Item identification markings. Item identification markings will not be bar coded on the exterior shipping container of multipack shipments. However, all the unit packs and intermediate containers in the multipack shall be bar coded.
- (2) Contract number. Contract number will be bar coded on the exterior shipping container of the multipack if the number applies to all unit and intermediate containers inside the multipack. If mixed contract numbers are contained in the multipack, then the exterior container will be bar coded.
- Hazardous Materials: (Performance Oriented Packaging). In addition to the packaging requirements included in the commodity specification listed below, the supplies shall commodity specification listed below, the supplies shall comply with applicable packaging requirements of AFJMAN 24-204 (DLAI 4145.3), Preparing Hazardous Material for Military Shipments, the International Civil Aviation Organization (ICAO) technical instructions for the safe transport of dangerous goods by air. The international Maritime Dangerous Goods Code (IMDG CODE) and Title Forty-nine of the Code of Federal Regulations (49 CFR). To the extent that there is conflict between the requirements of the commodity specification and other packaging data listed below and the requirements of AFJMAN 24-204 (DLAI 4145.3), ICAO, and IMDG CODE, the provisions in AFJMAN 24-204 (DLAI 4145.3), ICAO, and IMDG CODE will control over the conflicting provisions in the commodity specification and other packaging provisions in the commodity specification and other packaging data. Unless otherwise specified by the procuring activity, interior and exterior containers of hazardous material shall be properly classified, documented, certified, described, packaged, marked, and labeled in accordance with AFJMAN 24-204 (DLAI 4145.3), ICAO, IMDG CODE, 49 CFR, and MIL-ST7D-129N. In addition to the above requirements, the CAGE (Commercial and Government Entity) Code, shall be marked on all unit, intermediate and exterior containers.
- 5. Exterior Documentation: Packing list as specified in MIL-STD-129N is required.
- Parcel Post APO/FPO Shipments: The statement 'Contents for icial Use. Exempt from Customs Requirements' be annotated Official Use. above the mailing address.
- DSCC Electronics Exclusions: Electron Tubes: These items shall be marked in accordance with MIL-E-75H.
- 8. WARRANTY MARKINGS: When specified in the resulting contract that the supplies are being required with a warranty agreement, the unit intermediate, and shipping containers shall be marked in accordance with MIL-STD-129N.

#32 - RECORDS RETENTION REQUIREMENTS (DSCC 52.204-9C01) (JTTM 1980)

SECTION F

F01 - SOLICITATION CLAUSES INCORPORATED BY REFERENCE

FAR 52.211-17 - Delivery of Excess Quantities (SEP 1989)

FAR 52.242-15 - Stop-Work Order (AUG 1989)
FAR 52.242-17 - Government Delay of Work (APR 1984)
FAR 52.247-48 - F.O.B. Destination - Evidence of Shipment

(FEB 1999) (When F.O.B. Destination and Inspection/Acceptance

at Origin applies)
FAR 52.247-52 - Clearance and Documentation Requirements Shipments to DOD Air or Water Terminal Transshipment Points

(APR 1984) FAR 52.247-58 - Loading, Blocking, and Bracing of Freight Car

FAR 52.247-59 - Isolating, Blocking, and Blacking of Fig. Shipments (APR 1984)

FAR 52.247-59 - F.O.B. Origin - Carload and Truckload Shipments (APR 1984)

FAR 52.247-61 - F.O.B. Origin - Minimum Size of Shipments (APR 1984) FAR 52.247-65 - F.O.B. Origin, Prepaid Freight - Small Package Shipments (JAN 1991)

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F02 - VARIATION IN QUANTITY (FAR 52.211-16) (APR 1984)

(b) 00 Percent increase 02 Percent decrease

This increase or decrease shall apply to: ENTIRE QUANTITY ON EACH ORDER

FO4 - POINT OF CONTACT FOR TRANSPORTATION INSTRUCTIONS (DSCC 52.247-9C04) (JAN 2003)

(a) DCMA Administered Orders: Contact the Transportation Officer at the administering DCMA location.

(b) DSCC Administered orders:

(1) DSCC-OT, PO Box 3990, Columbus, OH 43216-5000 Telephone (614) 692-2175

Telephone (614) 692-7038 ('S9C' - Construction)
Telephone (614) 692-7039 ('S9E' - Electronics)
(COLLECT CALLS WILL NOT BE ACCEPTED)

(2) Shipping Instructions must be requested by completing the form found at Attachment 1 of the DSCC Master Solicitation. Requests may be made by facsimile to 614-692-3703/6905. A return fax number should be included in your request. The DSCC Master solicitation is located at: http://DIBBS.dscc.dla.mil/refs/provclauses/.

F05 - SHIPPING INSTRUCTIONS (DOMESTIC) (DSCC 52.247-9C02) (MAY 2002)

Comply with paperwork requirements of Clause D03 (DSCC 52.211-9C17), 'PACKING LIST/INVOICE/SHIPPING DOCUMENTS'.

MAIL INSTRUCTIONS (NOT applicable to APO/FPO addresses):
Route domestic shipments within mail limitations as follows
based on the TP (Transportation Priority) reflected in the
'MARK FOR' data with each CLIN. Commercial small parcel
carrier (e.g., UPS or Federal Express) is an acceptable mode
of shipment to domestic addresses.
(1) Ship pall NMCS, 777, and 999, regardless of TP or
distance, by COMMERCIAL SMALL PARCEL CARRIER.
(2) Ship TP 1 and 2 (TPD 01-08) by PRIORITY MAIL or
most economical commercials mode.

most economical comparable mode.

(3) Ship TP 3 (IPD 09-15) and all stock locations (not TP coded) by SURPACE PARCEL POST (Fourth Class) or most economical comparable mode.

(4) The cost of parcel post insurance will NOT be paid by the Government.

FREIGHT INSTRUCTIONS (DOMESTIC)
(1) Ship all NMCS, 777, and 999, regardless of TP or distance COMMERCIAL SMALL PARCEL CARRIER.
(2) For TP 1 and 2 (IPD 01-08) weighing under 250

(2) For TP 1 and 2 (IPD 01-08) weighing under 250 pounds, use AIR FREIGHT and specify AIR on the invoice.

EXCEPTIONS: If destination is within 600 mites of origin, use regular surface transportation.

(3) For all other freight shipments contact the cognizant transportation officer for delivery and carrier routing instructions (see clause F04, DSCC 52.247-9C04).

(4) Advance telephonic notice of delivery must be given by the carrier to the Consignee's Transportation officer (Transport Control/Prelodge Desk) at least 24 hours prior to delivery of freight shipments (other than small parcels) and bills of lading must be annotated to reflect this requirement. Addresses for direct shipments within CONUS and Canada are Addresses for direct shipments within CONUS and Canada are shown 'in the clear' with each individual CLIN on Schedule Continuation Sheet(s) in each order. Addresses for stock shipments are shown with each individual CLIN on Schedule Continuation Sheet(s) in each order.

F11c - TIME OF DELIVERY (First Article-Indefinite Delivery Type Contract)(DSCC 52.211-9C39)(SEP 2000)

If First Article testing is REOUIRED for this acquisition, the Government requires delivery to be made according to the following schedule:

REQUIRED DELIVERY SCHEDULE (FAT REQUIRED) Delivery of the FAT CLIN(s) and the PRODUCTION QUANTITY shall be in accordance with the following schedule:

NO. OF DAYS AFTER DATE OF FIRST DELIVERY ORDER

FAT CLIN(S)

PRODUCTION QUANTITY - FIRST DELIVERY ORDER ONLY:

NSN/ITEM/CLIN QUANTITY 1 OF FIRST DELIVERY ORDER*
5965-00-296-1808 250 330
IF THERE IS A BALANCE, IT SHALL BE DELIVERED AT A RATE OF 250 EA
EVERY 30 DAYS THEREAFTER.

BALANCE OF AT A RATE OF EVERY DAYS

THEREAFTER.

BALANCE OF AT A RATE OF EVERY DAYS THEREAFTER.

This includes the time for submission of the FAT as well as the time required by the government to test/evaluate the FAT CLIN(S). See Clause I43 or I44.

PRODUCTION QUANTITY - SUBSEQUENT DELIVERY ORDERS:

NO. OF DAYS AFTER DATE QUANTITY 250 NSN/TTEM/CLTN OF DELIVERY ORDER

NSW/TEM/CHIN QUANTITY OF DELIVERY ORDER 5965-00-296-1808 250 60 IF THERE IS A BALANCE, IT SHALL BE DELIVERED AT A RATE OF 250 EA EVERY 30 DAYS THEREAFTER.

BALANCE OF AT A RATE OF EVERY

THEREAFTER.

AT A RATE OF EVERY THEREAFTER

DAYS

For subsequent orders issued prior to first article approval, the delivery time specified above will be computed from the delivery date specified in the immediately preceding order.

In the event of overlapping orders, the contractor is not required to deliver any more than $500\,$ in any day period.

OFFEROR'S PROPOSED DELIVERY SCHEDULE (FAT REQUIRED) (If no entry, the government's required delivery schedule shall be used)

Delivery of the FAT CLIN(s) and the PRODUCTION QUANTITY shall be in accordance with the following schedule:

FAT CLIN(S)	NO. OF DAYS AFTER DATE OF FIRST DELIVERY ORDER
N/A	

PRODUCTION QUANTITY	- FIRST DELIVERY ORDER	ONLY:
NSN/ITEM/CLIN/SIC	OUANTITY OF FIRS	DAYS AFTER DATE T DELIVERY ORDER*
IF THERE IS A BALANCE	CE, IT SHALL BE DELIVER DAYS THEREAFTER.	ED AT A RATE OF
BALANCE OF	AT A RATE OF EVERY	DAYS
	AT A RATE OF EVERY time for submission of y the government to tes e 143 or 144.	

PRODUCTION QUANTITY - SUBSEQUENT DELIVERY ORDERS:

NSN/ITEM/CLIN IF THERE IS A BALANCE EA EVERY		OF DELIVER DELIVERED	YS AFTER DATE RY ORDER AT A RATE OF
BALANCE OF THEREAFTER.	AT A RATE OF	EVERY (C	DAYS
BALANCE OF	AT A RATE OF	EVERY	DAYS

For subsequent orders issued prior to first article approval,

CONTINUED ON MEXT PAGE

THEREAFTER.

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the delivery time specified above will be computed from the delivery date specified in the immediately preceding order.

In the event of overlapping orders, the contractor is not required to deliver any more than day period.

If First Article testing is WAIVED for this acquisition, the Government requires delivery to be made according to the following schedule:

REQUIRED DELIVERY SCHEDULE (FAT WAIVED)

NO. OF DAYS AFTER DATE NSN/ITEM/CLIN QUANTITY 250 OF DELIVERY ORDER 5965-00-296-1808

THERE IS A BALANCE, IT SHALL BE DELIVERED AT A RATE OF 250 EA EVERY 30 DAYS THEREAFTER.

BALANCE OF THEREAFTER. AT A RATE OF EVERY

DAYS

BALANCE OF THEREAFTER. AT A RATE OF EVERY

DAYS

In the event of overlapping orders, the contractor is not required to deliver any more than in anv day period.

OFFEROR'S PROPOSED DELIVERY SCHEDULE (FAT WAIVED) (If no entry, government's required delivery schedule shall be

NSN/ITEM/CLIN	e to	UANTITY	OF DELI	
IF THERE IS A DEVERY		SHALL BE	DELIVERE	
BALANCE OF THEREAFTER.	AT A	RATE OF	EVERY	 DAYS
BALANCE OF	AT A	RATE OF	EVERY	 DAYS

In the event of overlapping orders, the contractor is not required to deliver any more than 500 day period.

- (c) Unless otherwise specified above, your proposal will be deemed to offer delivery in accordance with the required schedule. The Government may elect to consider for award only those proposals that comply with or better the required schedule, but reserves the right to consider proposals that exceed the required schedule. You are therefore encouraged to
- submit a proposal even if you cannot comply with the required delivery schedule. If you can comply with the required delivery schedule but could offer better prices for a longer schedule, you may submit two (2) or more proposals on each item. The Government reserves the right to make awards on the item. The Governme basis of delivery.
- (d) In the event this solicitation provides for a partial set-aside for Small Rusiness, and the set-aside portion awarded to the same firm that received the award of the non-set-aside portion, then the quantities shown above will be
- (e) For subsequent orders issued prior to first article approval, the delivery time specified in paragraph b above will be computed from the delivery date specified in the immediately preceding order.
- If the contractor fails to meet the first article testing schedule, or is otherwise inexcusably delinquent in the performance of any order, the Government, in addition to the other rights reserved to it, may procure the contract supplies from other sources until such time as the contractor becomes current under prior orders.

F14 - SHIPPING INSTRUCTIONS (DSCC 52.247-9C12) (JUL 1995)

F32	-	F.O.E.	-	ORIGIN	(FAR	52.247-29)	(JUN	1988)

)	(Same	as Ofi	feroi	c)
)	Other	(City	and	State)

CONTINUED ON NEXT PAGE

SECTION H

HO9 - ELECTRONIC INVOICING (DSCC 52.232-9C04)(OCT 2000)

This contract will require the offeror to transmit all invoices electronically. This involves entering into a Trading Partner Agreement with DFAS-Columbus, where the offeror must first register with DFAS-CO, and then go through a testing process before actual live invoices will be accepted for payment. Vendors may invoice electronically either by using a Value Added Network, or by using the DFAS Web Invoicing System (WINS) Invoicing System (WInS).

For detailed information concerning electronic invoicing applications, EDI transaction sets, and ANSI X12 standards that are currently being used, the offeror should call the EDI Office at DFAS-CO, telephone 614-693-6868 or 614-693-5627. Vendor may also visit the following DFAS Web Sites to learn more about Electronic Invoicing:

https://ecweb.dfas.mil

This above site is for DFAS-CO Web based Invoicing System (WINS). Look under the Help Button for 'These are your Web Invoice Test Partners'

Under the topic of Electronic Commerce there is a description of all DFAS EDI Initiatives.

H13 - ORDER TRANSMISSION (DSCC 52.215-9C20) (FEB 2001)

Supplies procured through the Defense Supply Center Columbus (DSCC) may be ordered via the Paperless Order Placement System (POPS) or the Electronic Procurement Program Interface (EPPI). Offerors must check one of the following alternatives for paperless order transmission:

- () Electronic Data Interchange (EDI) transmissions in accordance with ANSI X12 Standards through a registered Value Added Network (VAN).
- () Electronic Mail (email) award notifications containing Web links to electronic copies of the DD Form 1155, Order for Supplies or Services (orders are stored in Portable Document Format (PDF) and accessing them requires a free Adobe Acrobat Reader plug-in).

Offerors choosing email notification for order transmission shall register their email address on the DSCC Internet Bid Board System (DIBBS) at http://DIBBS.dscc.dla.mil within 7 days after date of award. Successful offerors are responsible for updating DIBBS when there is a change in the email address for raceipt of orders. The applicable email address is contained in the DIBBS registration under the section entitled E-Mail Address for Receipt of DSCC Awards / Information

Offerors choosing EDI for order transmission will receive transaction sets at time of award. The Contractor shall acknowledge receipt of each order by transmitting a functional acknowledgement or order receipt message within 24 hours, except for weekends and holidays where acknowledgement shall be the next working day. Failure to establish system(s) connectivity for successfully receiving and processing EDI orders within 30 days after date of award may be grounds for termination of the contract by the Government.

Issuance of an EDI transmission or email notification constitutes a binding order. Successful offerors are authorized and expected to commence performance upon receipt. The statement 'POPS Auto Award' or 'EPPI Auto Award' in block 24 of the DD Form 1155 constitutes the contracting officer's signature.

NOTE: Questions concerning POPS or EPPI should be directed to Paul Bosak at (614) 692-3559.

CONTINUATION SHEET

H17 - SUBSTITUTIONS FOR MILITARY OR FEDERAL SPECIFICATIONS AND STANDARDS (OCT 2001) DFARS 252.211-7005

(d) Absent a determination that an SPI price is not acceptable for this procurement, the Contractor shall use the following SPI processes in lieu of military or Federal specifications or standards:

(Offeror insert information for each SPI process)

SPI Process: Facility:

Military or Federal Specification or Standard:

Affected Contract Line Item and Subline Item Number, Component, or Element:

SECTION I

IO1 - CLAUSES INCORPORATED BY REFERENCE (FAR 52.252-2) (FEB 1998)

This contract incorporates one or more clauses by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available. Also, the full text of a clause may be accepted electronically at accessed electronically at http://www.dla.mil/j-3/j-336/logisticspolicy/procurementlinks2

NOTE: If not applicable becomes self-deleting.

FAR 52.202-1 - Definitions (DEC 2001)

FAR 52.203-3 - Gratuities (APR 1984)
FAR 52.203-5 - Covenant Against Contingent Fees (APR 1984)

FAR 52.203-5 - Covenant Against Contingent Fees (APR 1984)
FAR 52.203-6 - Restriction on Subcontractor Sales to the
Government (JUL 1995)
FAR 52.203-7 - Anti-Kickback Procedures (JUL 1995)
FAR 52.203-8 - Cancellation, Rescission, and Recovery of Funds
for Illegal or Improper Activity (JAN 1997)
FAR 52.203-10 - Price or Fee Adjustment for Illegal or
Improper Activity (JAN 1997)
FAR 52.203-12 - Limitation on Payments to Influence Certain
Federal Transactions (JUN 2003)
FAR 52.204-2 - Security Requirements (AUG 1996) (Applicable

FAR 52.204-2 - Security Requirements (AUG 1996) (Applicable only when access to classified confirmation is required.)
FAR 52.204-4 - Printed or Copied Double-Sided on Recycled

(AUG 2000)

FAR 52.209-6 - Protecting the Governments Interest when Subcontracting with Contractors Debarred, Suspended, or

Proposed for Debarment (JUL 1995) FAR 52.211-5 - Material Requirements (AUG 2000)

FAR 52.211-15 - Defense Priority and Allocation Requirements (SEP 1990)

(SEE 1990) FAR 52.215-2 - Audit and Records-Negotiations (JUN 1999) FAR 52.215-8 - Order of Precedence - Uniform Contract Format (OCT 1997)

AR 12 215-10 Price-Reduction for Defective Cost of Pricing Data (Over \$550,000) (MAY 2001)
FAR 52.215-11 - Price Reduction for Defective Cost or Pricing

Data - Modifications (Over \$550,000) (OCT 1997) FAR 52.215-12 - Subcontractor Cost or Pricing Data

(Over \$550,000) (OCT 1997)

FAR 52.215-13 - Subcontractor Cost or Pricing Data - Modifications (Over \$550,000) (OCT 1997)

FAR 52.215-14 - Integrity of Unit Prices (OCT 1997), Alternate

I (OCT 1997)

FAR 52.215-15 - Pension Adjustments and Asset Reversions (Over \$550,000) (DEC 1998) FAR 52.215-17 - Waiver of Facilities Capital Cost of Money

(OCT 1997) FAR 52.215-18 - Reversion or Adjustment of Plans for

Postretirement Benefits (PRB) Other Than Pensions (Over \$550,000) (OCT 1997) FAR 52.215-19 - Notification of Ownership Changes

(Over \$550,000) (OCT 1997)
FAR 52.219-8 - Utilization of Small Business Concerns (OCT 2000)

FAR 52.219-9 - Small Business Subcontracting Plan

(Over \$500,000), Alternate II (OCT 2001)
FAR 52.219-16 - Liquidated Damages - Subcontracting Plan

(7AN 1999) FAR 52.222-1 - Notice to the Government of Labor Disputes

(FEB 1997)

FAR 52.222-3 - Convict Labor (JUN 2003)

FAR 52.222-4 - Contract Work Hours and Safety Standards Act Overtime Compensation (SEP 2000)

FAR 52.222-19 - Child Labor - Cooperation with Authorities and Remedies (SEP 2002)

FAR 52.222-20 - Walsh-Healey Public Contracts Act (DEC 1996)

(FEB 1999) FAR 52.222-26 - Equal Opportunity (APR 2002)
FAR 52.222-29 - Notification of Vima Denial (JUN 2003)
FAR 52.222-35 - Affirmative Action for Disabled Veterans and Veterans of the Vietnam Era (APR 1989) FAR 52.222-36 - Affirmative Action for Workers With Disabilities (JUN 1998)
FAR 52.222-37 - Employment Reports on Disabled Veterans and Veterans of the Vietnam Era (JAN 1999)(Applicable with FAR 52.222-35) 52.222-351 FAR 52.222-38 - Compliance with Veterans' Employment Reporting FAR 52.223-13 - Compitation with Veteralis Employment Report Requirements (DEC 2001) FAR 52.223-14 - Toxic Chemical Release Reporting (AUG 2003) (Applicable with FAR 52.223-13) FAR 52.225-13 - Restrictions on Certain Foreign Purchases (OCT 2003) (OCT 2003)
FAR 52.225-14 - Inconsistency Between English Version and Translation of Contract (FEB 2000)
FAR 52.227-1 Authorization and Consent (JUL 1995)
FAR 52.227-2 - Notice and Assistance Regarding Patent and Copyright Infringement (AUG 1996) FAR 52.229-3 - Federal, State, and Local Taxes (APR 2003) FAR 52.229-6 - Taxes - Foreign Fixed-Price Contracts (JUN 2003) FAR 52.230-2 - Cost Accounting Standards (Over \$500,000) (APR 1998) FAR 52.230-3 - Disclosure and Consistency of Cost Accounting FRACTICES (APR 1998)
FAR 52.230-4 - Consistency in Cost Accounting Practices (Over \$500,000) (AUG 1992) (Over \$500,000) (AUG 1992)
FAR 52.230-6 - Administration of Cost Accounting Standards
(> \$500,000) (NOV 1999)
FAR 52.232-1 - Payments (APR 1984)
FAR 52.232-8 - Discounts for Prompt Payment (FEB 2002)
FAR 52.232-11 - Extras (APR 1984)
PAR 52.232-17 - Interest (AUN 1996)
FAR 52.232-23 - Assignment of Claims (JAN 1986)
FAR 52.232-25 - Prompt Payment (OCT 2003)
FAR 52.233-1 - Discretes (DEC 1998) Alternate (APR 1903) FAR 52.232-25 - Prompt Payment (OCT 2003)
FAR 52.233-1 - Disputes (DEC 1998), Alternate I (DEC 1991)
FAR 52.233-3 - Protest After Award (AUG 1996)
FAR 52.242-12 - Report of Shipment (RESHIP) (JUN 2003)
FAR 52.242-13 - Bankruptcy (JUL 1995)
FAR 52.244-2 - Subcontracts (AUG 1998)
FAR 52.244-5 - Competition in Subcontracting (DEC 1996)
FAR 52.245-1 - Property Records (APR 1984)
FAR 52.246-18 - Warranty of Supplies of a Complex Nature (MAY 2001), Alternate IV (APR 1984)
FAR 52.246-19 - Warranty of Systems and Equipment under Performance Specifications or Design Criteria (MAY 2001), Alternate III (APR 1984) FAR 52.246-23 - Limitation of Liability (FEB 1997)
FAR 52.247-61 - Commercial Bill of Lading Notations (APR 1984)
FAR 52.247-63 - Preference for U.S. - Flag Air Carriers (JUN 2003) FAR 52.248-1 - Value Engineering (FEB 2000) FAR 52.249-1 - Termination for Convenience of the Government (Fixed-Price) (Short Form) (APR 1984)

FAR 52:249-1 - Terminetion for Convent
(Fixed-Price) (SEP 1996), Alternate II (Fixed-Price) (SKP 1996), Alternate 11
FAR 52.249-8 - Default (APR 1984)
FAR 52.253-1 - Computer Generated Forms (JAN 1991)
DFARS252.203-7001 - Prohibition on Persons Convicted of Fraud

FAR 52.222-21 - Prohibition of Segregated Facilities

DFARS 252.215-7002 - Cost Estimating System Requirements (Over \$550,000) (OCT 1998)
DFARS 252.219-7003 - Small, Small Disadvantaged and

or Controlled by the Government of a Terrorist Country (MAR 1998) DFARS 252.215-7000 - Pricing Adjustments (Over \$550,000)

or Other Defense Contract Related Felonies (MAR 1999) DFARS 252.203-7002 - Display of DoD Hotline Poster (Over \$5M) DFARS 252.204-7002 - Payment for Subline Items Not Separately

DFARS 252.204-7003 - Control of Government Personnel Work

DFARS 252.204-7003 - Control of Government Personnel Work Products (APR 1992)
DFARS 252.205-7000 - Provision of Information to Cooperative Agreement Holders (Over \$500,000) (DEC 1991)
DFARS 252.209-7000 - Acquisition from Subcontractors Subject to On-Site Inspection Under the Intermediate Range Nuclear Forces (INF) Treaty) (NOV 1995)
DFARS 252.209-7004 - Subcontracting with Firms That Are Owned or Controlled by the Government of a Terrorist Country

Women-Owned Small Business Subcontracting Plan and Small Disadvantaged Business Subcontracting Plan (DoD Contracts) (Over \$500,000) (APR 1996)
DFARS 252.223-7002 - Safety Precautions for Ammunition and

DFARS 252.223-7002 - Sarety Precautions for Ammunitation Explosives (MAY 1994)
DFARS 252.223-7003 - Change in Place of Performance - Ammunition and Explosives (DEC 1991)
DFARS 252.223-7004 - Drug-Free Work Force (SEP 1988)

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Priced (DEC 1991)

(DEC 1991)

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DEARS 252,225-7001 - Buy American Act and Balance of Payments Program (APR 2003) DFARS 252.225-7002 - Qualifying Country Sources as DFARS 222.225-7002 - Qualifying Country
Subcontractors (APR 2003)
DFARS 252.225-7004 - Reporting of Contract Performance Outside
the U.S. (Over \$500,000) (APR 2003)
DFARS 252.225-7005 - Identification of Expenditures in the United States (APR 2002)
DFARS 252.225-7012 - Preference for Certain Domestic Commodities (APR 2003)
DFARS 252.225-7014 - Preference for Domestic Specialty Metals (APR 2003) DFARS 252.225-7016 - Restriction on Acquisition of Ball and Roller Bearings (APR 2003) DFARS 252.225-7021 - Trade Agreements (Over \$169,000) (AUG DFARS 252.225-7025 - Restriction on Acquisition of Forgings (APR 2003) DFARS 252.225-7033 - Waiver of United Kingdom Levies (APR 03) DFARS 252.225-7036 - Buy American Act-North American Free DFARS 252.225-7036 - BUY AMERICAN ACC-NORTH AMERICAN FREE Trade Agreement (APR 2003) DFARS 252.225-7038 - Restriction on Acquisition of Air Circuit Breakers (APR 2003) DFARS 252.225-7041 - Correspondence in English Language (JUN 1997) DFARS 252.226-7001, Utilization of Indian Organizations and Indian-Owned Economic Enterprises - DoD Contracts (>\$500,000) DFARS 252.231-7000 - Supplemental Cost Principles (DEC 1991) DFARS 252.232-7008 - Assignment of Claims (Overseas) (JUN 1997) DFARS 252.233-7001 - Choice of Law (Overseas) (JUN 1997)
DFARS 252.242-7000 - Post Award Conference (DEC 1991)
DFARS 252.242-7003 - Application for U.S. Government Shipping
Documentation/Instructions (Use with FAR 52.242-10 (DEC 1991) DFARS 252.242-7004 - Material Management and Accounting System (DEC 2000) DFARS 252.243-7001 - Pricing of Contract Modification (DEC 1991)

104 - Y2K COMPLIANCE NOTICE (DLAD 52.239-9000) (JUN 2002)

107 - PAYMENT BY ELECTRONIC FUNDS TRANSFER - CENTRAL CONTRACTOR REGISTRATION (FAR 52.232-33) (OCT 2003)

109 - INDEFINITE QUANTITY (FAR 52.216-22) (OCT 1995)

(d) Any order issued during the effective period of this contract and not completed within that period shall be completed by the Contractor within the time specified in the order. The contract shall govern the Contractor's and Government's rights, and obligations with respect to that order to the same extent as if the order were completed during the contract's effective period; provided, that the Contractor shall not be required to make any deliveries under this contract after one year from the expiration date of this contract or final scheduled delivery data under any delivery order places haraunder, whichever is later.

111 - REQUIRED CENTRAL CONTRACTOR REGISTRATION (DFARS 252.204-7004) (NOV 2001)

(d) Offerors and contractors may obtain information on registration and annual confirmation requirements by calling 1-888-227-2423, or via the Internet at http://www.ccr.gov.

I12 - DISPUTES: AGREEMENT TO USE ALTERNATIVE DISPUTE RESOLUTION (JUN 2001) (DLAD 52.233-9001)

- (a) The parties agree to negotiate with each other to try to resolve any disputes that may arise. If unassisted negotiations are unsuccessful, the parties will use alternate dispute resolution (ADR) techniques to try to resolve the dispute. Litigation will only be considered as a last resort when ADR is unsuccessful or has been documented by the part rejecting ADR to be inappropriate for resolving the dispute.
- (b) Before either party determines ADR inappropriate, that party must discuss the use of ADR with the other party. the documentation rejecting ADR must be signed by an official authorized to bind the contractor (see FAR 52.233-1, or, for the agency, by the contracting officer, and approved at a level above the contracting officer after consultation with the ADR Specialist and with legal cousel (see DLA Directive 5145.1). Contractor personnel are also encouraged to include 5145.1). Contractor personnel are also encouraged to include the ADR Specialist in their discussions with the contracting officer before determining ADR to be inappropriate.

(c) If you wish to opt out of this clause, check here

METHODS OF PRICING ORDER (DSCC 52.216-9C51) (DEC 1993)

Unless a different method is specified elsewhere, the price for any order issued hereunder shall be determined as follows: a. The year that the order is issued, and b. The shipping point for each order. Unit prices a. The year that the order is issued,
b. The shipping point for each order. Unit prices
quoted for direct ship site or stock site apply to any
through the maximum order quantity.

115f - METHODS OF PRICING ORDERS (DSCC 52.216-9C52) (NOV 1992)

Unless a different method is specified elsewhere, the price for any order issued hereunder shall be determined as follows:

a. The year that the order is issued, and b. The unit price applicable to the quantity ordered shall be the unit price for the incremental quantity range in which the quantity ordered falls.

117 - GOVERNMENT SURPLUS MATERIAL (DLAD 52.211-9000) (APR 2002)

(a) Definition.

'Surplus material,' as used in this clause, means new, unused material that was purchased and accepted by the U.S. Government and subsequently sold by the Defense Reutilization and Marketing Service (DRMS), by contractors authorized by DRMS, or through another Federal Government surplus program. The terms 'surplus' and 'Government surplus' are used interchangeably in this clause.

- (b) The Offeror agrees to complete this clause and provide supporting documentation as necessary to demonstrate that the surplus material being offered was previously owned by the surplus material being offered was previously owned by the Government and meets solicitation requirements. The Offeror must provide this information and any supporting documentation on or before the date that quotes/offers are due; or within the timeframe specified by the Contracting Officer, if additional documentation is requested after submission of the offer. Failure to provide the requested information and supporting documentation within the timeframe requested may result in rejection of the offer. Unless the solicitation states otherwise, Offerors of surplus material are authorized to open packages, inspect material, and reseal packages. Each to open packages, inspect material, and reseal packages. Each time this is done, the Offeror's authorized representative or inspector must sign the packages where they were resealed and annotate the date of inspection
- (c) With respect to the surplus material being offered, the Offeror represents that:
- (1) The material is new, unused, and not of such age or so deteriorated as to impair its usefulness or safety. Yes () No ()
 The material conforms to the technical requirements cited in the solicitation (e.g., Contractor and Government Entity (CAGE) code and part number, specification, etc.). Yes () No () The material conforms to the revision letter/number, if any is Yes () No () Unknown ()
 If no, the revision offered does not affect form, fit, function, or interface.
 Yes () No () Unknown ()
 The material was manufactured by:

(Name)

(Address)

(2) The Offeror currently possesses the material. Yes () No ()
If no, the Offeror must attach or forward to the Contracting Officer an explanation as to how the offered quantities will be secured. If yes, the Offeror purchased the material from a Government selling agency or other source. Yes () No ()
If yes, provide the information below

Government Selling Agency

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Contract Number	Specification/Drawing Number						
	4						
Contract Date (Month, Year)	Revision (if any)						
Other Source	Date						
3.5.5.	(9) The material has been inspec number and for absence of corrosion of	or any obvious defects.					
Address	re-preserved. Yes () No (); (ii)	Yes () No () If yes, (i) Material has been re-preserved. Yes () No (); (ii) Material has					
	been repackaged. Yes () No (); (ii of material that has been inspected i	is % and/or number					
Date Acquired (Month/Year)	of items inspected is ; and (iv) a prepared Yes () No () If yes, the	he Offeror has					
(3) The material has been altered or modified. Yes () No ()	<pre>attached it or forwarded it to the Co () No ()</pre>	ontracting Officer. Yes					
If yes, the Offeror must attach or forward to the Controfficer a complete description of the alterations or	acting (d) The Offeror agrees that in the	event of award and					
modifications. (4) The material has been reconditioned.	notwithstanding the provisions of the and acceptance of the surplus materia	e solicitation, inspection					
Yes () No ()	source or destination subject to all						
If yes, (i) the price offered includes the cost of reconditioning/refurbishment. Yes () No (); and	source or destination inspection.						
(ii) the Offeror must attach or forward to the Contract Officer a complete description of any work done or to b	e done, Officer one of the following, to demo	onstrate that the material					
including the components to be replaced and the applica rebuild standard. The material contains cure-dated	ole being offered was previously owned by check which one applies):	y the Government (Offeror					
components. Yes () No ()	() For national or local sales, con						
If yes, the price includes replacement of cure-dated components. Yes () No () (5) The material has data plates attached.	<pre>bid, spot bid or auction methods, a s For Bid and corresponding DRMS Form 1</pre>	solicitation/Invitation 1427. Notice of Award.					
Yes () No () If yes, the Offeror must state below	Statement and Release Document.						
all information contained thereon, or forward a copy or facsimile of the data plate to the Contracting Officer.	() For DRMS Commercial Venture (CV) receipt/delivery pass document and ir	Sales, the shipment nvoices/receipts used by					
(6) The offered material is in its original package() No () (If yes, the Offeror has stated below							
all original markings and data cited on the package; or attached or forwarded to the Contracting Officer a copy							
facsimile of original package markings.)	() For property sold under the excha						
	regulation, conducted by sealed bid, methods, a solicitation/Invitation fo	auction or retail					
Contract Number	DRMS Form 1427.						
	() When the above documents are not they do not identify the specific NS						
NSN	or facsimile of all original package including NSN, Commercial and Government of the commercial and	markings and data.					
÷	and part number, and original contrac information has already been provided	ct number. (This					
Cage Code	this clause Yes () No () -)	1 In paragraph (c)(0) of					
	() When none of the above are available to demonstrate that the						
Part Number	information to demonstrate that the operation in the control of the Government. I						
Other Markings/Data							
(7) The Offeror has supplied this same material (N	ational						
Stock Number) to the Government before. Yes () No () If yes, (i) the material being offered is from the							
same original Government contract number as that provide previously. Yes () No (); and (ii) state below	overruns, residual inventory resulting						
the Government Agency and contract number under which t material was previously provided:	he Government contracts, and any other a technical requirements in the solicit						
	previously owned by the Government was accordance with the provision at 52.						
Agency							
	additional requirements in 52.211-90						
Contract Number	(h) If requested by the Contracting shall furnish sample units, in the n						
(8) The material is manufacturered in accordance w	Contracting Officer or to another lo	cation specified by the					
specification or drawing. Yes () No () If yes, (i) the specification/drawing is in the possession of t	Officer's request. The samples will	be furnished at no cost					
Offeror. Yes () No (); and (ii) the Offeror has stated the applicable information below, or forwarded	evaluation will be returned at the O	fferor's expense. The					
or facsimile to the Contracting Officer. Yes () No	subassembly, assembly, or equipment	with which the items are					
	to be used. End items furnished und the Offeror furnishing the samples c						
	COMMINTED ON MAKE BAGE						

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samples, and all acceptable end items will have a samples, and all acceptable end items will have a configuration identical to the samples. If specific tests of the samples' performance are made by the Government, the Offeror will be furnished the results of such tests prior to a contract being entered into. In addition to any other inspection examinations and tests required by the contract, the performance of the end items will be required to be as good as that of the samples submitted insofar as specific performance tests have been made by the Government and the results thereof furnished to the Offeror.

- (i) In the event of award, the Contractor will be responsible for providing material that is in full compliance with all requirements in the contract or order, whether or not the Contractor has possession of applicable drawings or specifications, and despite the fact that the Government is unable to conduct in-process inspection. The Contractor's responsibility to perform is not diminished by compliance with the requirement to demonstrate that the offered material was previously owned by the Government. The material to be furnished must meet the requirements of the current contract or order, whether or not the material met Government requirements in existence at the time the material was initially manufactured or sold to the Government. The (i) In the event of award, the Contractor will be initially manufactured or sold to the Government. The Government has the right to cancel any resulting purchase order or terminate any resulting contract for default if unacceptable material is tendered.
- (j) If higher level quality requirements apply to the material being acquired, those requirements do not apply to surplus material furnished under this contract.
- 120 PRODUCTION FACILITY CHANGES (DSCC 52.215-9C04) (APR 1985)
- I28 PRIORITY RATING FOR VARIOUS LONG-TERM CONTRACTS (DLAD 52.211-9004) (MAR 2000)
- 129 CONTRACT QUANTITY LIMITATIONS (DSCC 52.216-9C06) (MAR 1998)
- (X) (a) For the purposes of determining the obligations of the parties hereto with respect to the quantities to be furnished/ordered during the contract period, the following minimum and maximum quantities or dollar figures are established:
- (1) Minimum Quantity or Dollar Figure: 100 EA (2) Maximum Quantity or Dollar Figure: \$999,999 The Government is obligated to order only the minimum quantity
- or dollar figure stated above.

 () (b) PARTIAL SET-ASIDES If this solicitation provides for a partial Small Business set-aside and the resulting award is made to a contractor receiving the set-aside and non set-aside portion, the quantities specified in paragraph (a) will be doubled.
- (c) Multiple NSNs The CONTRACT MINIMUM will () (c) Multiple NSNs - The CONTRACT MINIMUM will be which is the total of the individual quantities or dollar estimates for all NSNs listed below. The totals listed below are estimates only and will be used to determine the minimum quantity or dollar value of the contract in the event of split awards. If there are split awards, the contract minimum will become the total of the estimates below for the NSNs awarded. The resulting contract minimum applies to the entire range of items awarded and does not guarantee that the Government will purchase any particular quantity or dollar amount of any NSN awarded. The CONTRACT MAXIMUM will be

MINIMUM QUANTITY

NSN

DOLLAR VALUE

- (X) Contract period as defined in this clause means the extended contract shall be inclusive of the option period.
- () Contract period as defined in this clause means a seperate contract period for the initial basic and each option
- 131 CONTRACT PERIOD (DSCC 52.216-9C03) (MAR 1981)
 - a. (X) on date of award: $\cdot\cdot$ () on a date to be specified not later than days after date of award.

132 - PRICING OF DELIVERY ORDERS (DSCC 52.216-9002) (JUN 2003)

- (a) In pricing delivery orders requiring delivery of one NSN to multiple destinations, the price for each destination will
- to multiple destinations, the price for each destination.

 (X) (1) The quantity range price based on the total quantity of the NSN being procured under each delivery order regardless of destination.
- () (2) The quantity being shipped to each destination.
- (b) If this solicitation/contract contains provision for placement of orders through POPS (Paperless Ordering Placement System), unit prices for those orders will be based on:
 () (1) The total quantity of all requirements for each
 NSN issued via POPS in a single day, regardless of the number of individual orders.
- (X) (2) The quantity of each individual order
- (c) If this solicitation provides for partial set-aside and the set-aside portion is awarded to the same contractor receiving the award on the non-set-aside portion, the pricing of delivery orders will be accordance with paragraph (a)
- (d) The minimum quantity to be ordered, per destination, will be the minimum ordering range quantity if specified in section B hereof, for each item.

133a - ORDERING (FAR 52.216-18) (OCT 1995)

(a) Any supplies and services to be furnished under this contract shall be ordered by issuance of delivery orders issued by the Defense Supply Center Columbus. Such orders may be issued from date of contract award through 365 days

134 - ORDER LIMITATIONS (FAR 52.216-19) (OCT 1995)

- (a) Minimum order. When the Government requires supplies or services covered by this contract in an amount of less than 100 EA [insert dollar figure or quantity]. the
- not obligated to purchase, nor is the Contractor obligated to furnish, those supplies or services under the contract.

 (b) Maximum order. The Contractor is not obligated to
- honor -(1) Any order for a single item in excess of 2500 EA [insert dollar figure or quantity]; (2) Any order for a combination of items in excess
- [insert dollar figure or quantity]; or A series of orders from the same ordering office
- within 30 days that together call for quantities exceeding the limitation in subparagraph (1) or (2) of this section.
- If this is a requirements contract (i.e., includes the Requirements clause at subsection 52,216-21 of the Rederal to order a part of any one requirement from the Contractor if that requirement exceeds the maximum-order limitations in paragraph (b) of this section.
- Notwithstanding paragraphs (b) and (c) of this (d) Notwithstanding paragraphs (b) and (c) of this section, the Contractor shall honor any order exceeding the maximum order limitations in paragraph (b), unless that order (or orders) is returned to the ordering office within 20 days after issuance, with written notice stating the Contractor's intent not to ship the item (or items) called for and the reasons. Upon receiving this notice, the Government may acquire the supplies or services from another source.

135 - ESTIMATED TOTAL QUANTITY (DSCC 52,216-9020) (AUG 2001)

The estimated total quantity the Government expects to order during each contract year is as follows:

CLIN(s)

0001

OUDNITTY 1500

b. In the event this solicitation provides for a partial set-aside the estimated total quantity for the set-aside portion is as provided in the clause entitled 'Set-Aside

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Portion' set forth in Section I of the solicitation. NOTE: It is anticipated that the quantities listed will remain constant for the additional option term indicated in Clause I40, I41, or I54.

141 - EXTENSION OF CONTRACT TERM (OCT 2003) (DSCC 52.217-9012)

a. The contract term, at the option of the Government, may be extended for additional yearly periods by the Procuring Contracting Officer mailing or furnishing notice of extension to the contractor at least 14 days prior to the expiration date of the contract.

b. If the Government exercises this option for extension of the contract term, the contract as extended shall be deemed to include this option clause. However, the total duration of this contract, including the exercise of any options under

this clause, shall not exceed 3 years.

c. The contract prices shall apply during an extension of the contract term, unless different prices for the extended contract term are entered in the space provided in Section B. d. This clause will be used in evaluation of offers.

A 3 year contract (base year plus option year(s)) is desired.

OFFEROR MUST CHECK THE FOLLOWING BLOCKS FOR OPTION YEARS: The Government's desired option is acceptable.

No option is acceptable.

Failure to accept option years as requested may result in rejection of offer.

143 - FIRST ARTICLE APPROVAL - CONTRACTOR TESTING (FAR 52.209-3)(SEP 1989) WITH ALTERNATE I (JAN 1997)

option years are acceptable.

- (a) The Contractor shall test 4 unit(s) of Lot/Item 9907 , NSN 5965-00-296-1808 as specified in this contract. At least 10 calendar days before the beginning of first article tests, the Contractor shall notify the Contracting Officer, in writing of the time and location of the testing so that the Government may witness the tests.
- (b) The Contractor shall submit the first article test report within 180 calendar days from the date of () this contract, /or (X) first delivery order under this contract, to:
- (2 Copies) Defense Supply Center Columbus (2 copies) Detense Supply Center Columbus
 P.O. Box 16704
 ATTN: Contracting Officer - ____(see 'Issued By' block on
 page 1 of award document)
 Columbus, OH 43216-5010
- (1 Copy) DCMA Administrative Contracting Officer of the page 1 of the award document, marked,

FIRST ARTICLE TEST REPORT:

Lot/Item No. Contract Number

143a - ADDITIONAL REQUIREMENTS - FIRST ARTICLE APPROVAL - CONTRACTOR TESTING (DSCC 52.209-9C07)(OCT 2001)

- First Article Testing is required and shall be performed in accordance with:
- (X) The specifications as found in Section B of the solicitation/award.
- See SOAP00-296-1808 for FAT and acceptance testing

Power Rating: 7.50 WATTS peak. Impedance Rating in OHMS: 13.5 voice coil nomina Style Designator: 13 round

and DD Form 1423, Contractor Data Requirements List, as applicable.

- 2. The cost entered in CLIN 9907 shall include all costs associated with the testing, and the cost of the First Article test report, if any. Offers that do not cite a price for the First Article testing and the test report, or do not specify that there is no separate charge for the testing and test report, shall be evaluated under the assumption that there is no charge for the testing and test report.
- 3. First Article Testing and approval shall be required unless the offeror submits, with this offer, evidence of prior qualification sufficient for the Government to approve a waiver of the First Article test requirement for this acquisition. Such evidence may include the submission of contract numbers, if any, to document the offeror's elicibility for waiver.
- 4. a. The Inspecting Activity Quality Assurance
 Representative (QAR) shall witness the First Article Testing.
 b. The contractor shall prepare the First Article test
 report in accordance with the latest issue of Data Item
 Description DI-NDTI-80809B, entitled, 'Test/Inspection Report. The contractor shall present the completed report to the QAR. The QAR shall review the report, prepare recommendations, countersign and forward two copies to the Contracting Officer at the address identified in clause 143. (Follow alternate distribution instructions if Clause IO6 is included in this award.)
- 5. Disposition of the First Article by the Contractor (applicable if marked):
- The First Article will be retained by the contractor () The First Article will be retained by the contractor and may be reconditioned for acceptance as part of the order quantity; however, at least one approved First Article unit shall be held by the contractor at the production facility until all production quantities have been produced and accepted. This First Article main the produced and accepted. This First Article unit shall be referred to as a production or manufacturing standard and baseline for examination if defects are reported on delivered material, or problems are encountered during production.
- () All units of the First Article shall be retained by the Contractor as production standards, and shall not be submitted for acceptance as part of the order quantity.

The Govt. shall return three (3) samples to the Contractor as productions standards. These returned samples shall not be submitted for acceptance as par of the order quantity. One (1) approved sample shall be retained by the Govt.

(X) 6. Additional Notes: Waived Sources: Dynalec Corp. (12763) Tabet Mfg. Co. Inc. (88829)

1151 - COMPRACT QUARTET LIMITALITONS (MULTIFUS AWARDS) (DECC 52.216-9COS) (SEP 1999)

- The Government anticipates making multiple awards as a result of this solicitation. If multiple awards are made, the contract minimum for each award will be a proportion of the contract minimum for each award will be a proportion of the overall minimum cited below. For example, if two awards are made the Government is obligated to purchase half of the minimum from each awardee. Regardless of the number of awards made under this solicitation, the Government may order, and each awardee is obligated to deliver, up to the maximum cited
- 1. The Government is obligated to order a minimum of 100 during the contract period.
 2. The Contractor(s) agree(s) to deliver additional
- supplies up to a maximum of \$999,999 during the contract period.
- period.

 b. It is agreed and understood that the Government is under no obligation to order any supplies in excess of the minimum specified in subparagraph a.1. above. Furthermore, the maximum specified in subparagraph a.2. above shall not be construed as obligating the Government to purchase any amount in excess of the minimum.

150 - MLECTRONIC SUBMISSION OF PAYMENT REQUESTS (DFARS 252.232-7003) (MAR 2003)

- (a) Definitions. As used in this clause-
- (1) 'Contract financing payment' and 'invoice payment' have the meanings given in section 32.001 of the Federal Acquisition Regulation.

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(2) 'Electronic form' means any automated system that transmits information electronically from the initiating system to all affected systems. Facsimile, e-mail, and scanned

documents are not acceptable electronic forms

(3) 'Payment request' means any request for contract financing

payment or invoice payment submitted by the Contractor under this contract.

- (b) Except as provided in paragraph (c) of this clause, the Contractor shall submit payment requests using one of the following electronic forms:
- (1) Wide Area Workflow-Receipt and Acceptance (WAWF-RA). Information regarding WAWF-RA is available on the Internet at https://rmb.ogden.disa.mil.
- (2) Web Invoicing System (WInS). Information regarding WInS is available on the Internet at https://ecweb.dfas.mil.
- (3) American National Standards Institute (ANSI) X.12 electronic data interchange (EDI) formats.
- (i) Information regarding EDI formats is available on the Internet at http://www.X12.org.
- (ii) EDI implementation guides are available on the Internet at http://www.dfas.mil/ecedi.
- (4) Another electronic form authorized by the Contracting
- (c) If the Contractor is unable to submit a payment request in

electronic form, or DoD is unable to receive a payment request

in electronic form, the Contractor shall submit the payment request using a method mutually agreed to by the Contractor, the Contracting Officer, and the payment office.

(d) In addition to the requirements of this clause, the Contractor shall meet the requirements of the appropriate payment clauses in this contract when submitting payment

158 - HAZARDOUS MATERIAL IDENTIFICATION AND MATERIAL SAFETY DATA (FAR 52.223-3) (JAN 1997)

MATERIAL IDENTIFICATION NO. (If none, insert 'None')

(JAN 1997)

NOTE: The Contractor shall notify the Contracting Officer or designee, in writing, 30 days prior to the delivery of, or prior to completion of any servicing required by this contract to assure that required licenses are obtained and appropriate personnel are notified to institute any necessary safety and health precautions. See FAR 23.601(d). health precautions.

161 - ESTIMATE OF PERCENTAGE OF RECOVERED NATERIAL COMTENT FOR EPA-DESIGNATED PRODUCTS (FAR 52.223-9) (AUG 2000)

(b)(2) Submit this estimate to Defense Supply Center Columbus, DSCC- (see ADMINISTERED BY block on face of award document) PO Box 16704, Columbus, OH 43216-5010

CERTIFICATION

(name of certifier),

am an officer or employee responsible for the performance of this contract and hereby certify that the percentage of recovered material content for EPA-designated products met the applicable contract specifications.

١

Signature of the Officer or Employee

Typed Name of the Officer or Employee

Title

Name of Company, Firm, or Organization

End of certification)

(c) The Contractor shall submit this certification and estimate upon completion of the contract to Defense Supply Center Columbus, PO Box 16704, Columbus OH 43216-5010.

162 - OZONE-DEPLETING SUBSTANCES (FAR 52.223-11) (MAY 2001) WARNING

Contains (or manufactured with, if applicable

a substance(s) which harm(s) public health and environment by destroying ozone in the upper atmosphere.

The Contractor shall insert the name of the substance(s).

163 - HAZARD WARNING LABELS (DFARS 252,223-7001) (DEC 1991)

MATERIAL (If none, insert 'None') ACT

164 - MATERIAL SAFETY DATA SHEETS AND HAZARD WARING LABELS (DLAD 52.223-9000) (MAR 1992)

(2) Check here () if an MSDS accompanies your Where this is the case, the MSDS must be identified to offer. Where this is the case, the made must be inventioned the offer, and must cite the solicitation number and the applicable CAGE code of the manufacturer, the part number, and, where so identified, the National Stock Number (NSN).

167 - DUTY FREE ENTRY (DFARS 252.225-7013)(APR 2003)

174 - SUBCONTRACTS FOR COMMERCIAL ITEMS (FAR 52.244-6) (APR 2003)

TRANSPORTATION OF SUPPLIES BY SEA (DFARS 252.247-7023) (MAY 2002)

(f)(4) Ocean transportation was used and some or all of the shipments were made on non-U.S. flag vessels without the written consent of the Contracting Officer. The Contractor-Shall describe these shipments in the following formst:

Item:

Contract Description:

Line Items:

Quantity: Total:

178 - CONFIGURATION CONTROL - ENGINEERING CHANGES, DEVIATIONS AND WAIVERS (DSCC 52.248-9C01)(OCT 2000)

MTL-STD-973 has been cancelled effective September 30, 2000 (MIL-STD-973, Notice 4), but is still required for the procurement and control of this item. Copies of MIL-STD-973, Notice 3, which includes the base document, may be obtained from: http://assist2.daps.dla.mil/quicksearch/

179 - ADMINISTRATIVE COSTS OF REPROCUREMENT AFTER DEFAULT (DLAD 52.249-9000) (MAY 1988)

If this contract is terminated in whole or in part for default pursuant to the clause included herein entitled 'Default,' and the supplies or services covered by the contract so terminated are repurchased by the Government, the Government will incur

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administrative costs in such repurchases. The Contract the Government expressly agree that, in addition to an costs of repurchase, as provided in paragraph (b) of t	the	CONTINUED ON NEX	T PAGE	٠,		
COSES OF POLITIMENT OF THE CONTRACT, OF ANY OTHER DAMAGES "DEFAULT: clause of the contract, or any other damages resulting from such default, the Contractor shall pay, Government shall accept, the sum of \$2,949.00 as payme full for the administrative costs of such repurchase a	nt in					
	nment					
repurchases the terminated supplies or services, regain whether any other damages are incurred and/or assessed	raress or					
180 - AUTHORIZED DEVIATIONS IN CLAUSES (FAR 52.252-6) (APR 1984)		*	•	- - -		
189 - NOTICE OF TOTAL SMALL BUSINESS SET-ASIDE (FAR 52.219-6) (JUN 2003)					v	
() Alternate I (OCT 1995)						
IIII - DRUG-FREE WOREPLACE (FAR 52.223-6) (MAY 2001)						•
II.12 - SUBCONTRACTS FOR COMMERCIAL ITEMS AND COMMERCIAL COMPONENTS (DOD CONTRACTS) (DFARS 252.244-7000) (MAR	AL 2000)				•	
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J03 - MOTICE TO CONTRACTORS AND DEFENSE FINANCE AND ACCOUNTING SERVICES (DFAS) Sections K, L, and M, deleted from any resulting award per FAR 15.204-1 the page numbers indicated on the front of the awar the last page of the Continuation Sheet will not re	Therefore,	·				
actual number of pages in the award document.						